

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

JEFFREY SCHWINDT, MICHAEL E. MILLER, JOSEPH L. MARK,
JOHN P. HANCOCK and CHARLES BUTCHER

Junior Party
(Application No. 10/936,395),
v.

MICHAEL E. MILLER, JOSEPH L. MARK,
JOHN P. HANCOCK and CHARLES BUTCHER

Senior Party
(Patent No. 6,758,824).

Patent Interference No. 105,805 (SCM)
(Technology Center 3700)

Redeclaration – Bd.R. 203(c)

This interference is redeclared as a result of agreement reached by the parties
to substitute two counts for all of the original counts.

Accordingly, the interference is redeclared to change the counts and claim
correspondence as follows:

1 Schwindt: 1-27 and 33-37

2 Miller: 1-27 and 33-37

3 The parties are accorded the following benefit for Count 2:

4 Schwindt: none

5 Miller: none

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7 The declaration otherwise remains unchanged.

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/Sally C. Medley/
Administrative Patent Judge

Attorney for Schwindt:

David Oskin, Esq.
Caliber IP, LLC
david@caliberip.com

Robert Schulman, Esq.
Hunton and Williams
rschulman@hunton.com

Attorney for Miller:

David L. Cavanaugh, Esq.
Jane M. Love, Ph.D., Esq.
Wilmer, Cutler, Pickering, Hale and Dorr, LLP
David.Cavanaugh@wilmerhale.com
Jane.Love@wimerhale.com